EXHIBIT H

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1	UNITED STATES DISTRICT COURT	
2	SOUTHERN DISTRICT OF NEW YORK	
3	UNITED STATES OF AMERICA,	New York, N.Y.
4	v.	(S2) 05 Cr. 621 (KMK)
5	ALBERTO WILLIAM VILAR and GARY ALAN TANAKA,	
6 7	Defendants.	
8	x	
9		July 17, 2007
10		2:27 p.m.
11	Before:	
12	HON. KENNETH M. KARAS,	
13		District Judge
14	APPEARANCES	
15	MICHAEL J. GARCIA	•
16	United States Attorney for the Southern District of New York	
17	BY: MARC O. LITT DEIRDRE ANN MCEVOY	
18	BENJAMIN NAFTALIS Assistant United States Atto	ornevs
19	rissistant onicea seaces need	JIIICY S
20	IVAN S. FISHER Attorney for Defendant	
21	Alberto W. Vilar	
22	SCHEICHET & DAVIS, P.C.	
23	Attorneys for	
24	Defendant Alberto W. Vilar BY: WILLIAM J. DAVIS	
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THE COURT: Do you understand that in the absence of this so-ordered agreement, that the prosecution team might not have had access to nonresponsive and/or privileged materials, Mr. Vilar.

DEFENDANT VILAR: Yes.

THE COURT: Mr. Tanaka?

DEFENDANT TANAKA: Yes.

THE COURT: Do you understand that under the terms of the stipulation to which each of your attorneys agreed, the prosecution team and the Grand Jury may be exposed to materials covered by the attorney-client privilege and/or the attorney work product doctrine, Mr. Vilar?

DEFENDANT VILAR: Yes.

THE COURT: Mr. Tanaka?

DEFENDANT TANAKA: Yes, your Honor.

THE COURT: All right. Do you understand that under the terms of the stipulation that was so-ordered by the Court, that you are giving up certain rights? For example, do you understand that under the terms of the stipulation, you are giving up the right to appeal the May 23, 2007 order of this Court which, among other things, directed the parties to confer and submit to the Court a limited waiver agreement, Mr. Vilar?

DEFENDANT VILAR: Yes.

THE COURT: Mr. Tanaka?

DEFENDANT TANAKA: Yes.

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THE COURT: Mr. Tanaka?

DEFENDANT TANAKA: Yes.

THE COURT: All right. Do you understand that under the terms of the stipulation which the Court so-ordered, that you're giving up any right you may have had to challenge the. Authority of Mr. Eugene Licker to enter into the stipulation on behalf of Amerindo Investment Advisers and to produce materials pursuant to the subpoena, Mr. Vilar?

DEFENDANT VILAR: Yes.

THE COURT: Mr. Tanaka?

DEFENDANT TANAKA: Yes.

THE COURT: Do you understand that under the terms of the stipulation which was so-ordered by the Court, you were giving up any right you may have had to challenge the production to the government of materials related to entities other than Amerindo, U.S., Mr. Vilar?

DEFENDANT VILAR: Yes.

THE COURT: Mr. Tanaka?

DEFENDANT TANAKA: Yes.

THE COURT: Do you understand that under the terms of the stipulation which was so-ordered by the Court, that you are giving up any right you may have had to appeal the Court's approval and entry of this stipulation and order, Mr. Vilar?

DEFENDANT VILAR: Yes.

THE COURT: Mr. Tanaka?

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